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TRANSMITTAL FORM

(to be used for all correspondence after initial filing)

Application Number	10/828,526	
Filing Date	April 8, 2004	
First Named Inventor	Harvey A. Schwertner	
Art Unit	1743	
Examiner Name	Maureen Wallenhorst	
Attorney Docket Number	AFD 490A	

Total Number of Pages in this Submission		4	4 Attorney Docket Number		AFD 490A		
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		ENCLO	SURES (check all that ap	oply)			
	Fee Transmittal Form		Drawing(s)] [After Allowance Communication to TC		
	Fee Attached		Licensing-related Papers		Appeal Communication to Board of Appeals and Interferences		
X	Amendment / Reply	—	Petition		Appeal Communication to a Group (Appeal Notice, Brief, Reply Brief)		
	After Final		Petition to Convert a Provisional Application	[Proprietary Information		
	Affidavits/declaration(s)		Power of Attorney, Revocation Change of Correspondence Address		Status Letter		
	Extension of Time Request		Ferminal Disclaimer	[Other Enclosure(s) (please identify below):		
	Express Abandonment Request		Request for Refund		Declaration/Power of Attorney		
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	Certified Copy of Priority Document(s	Copy of Priority Document(s) Landscape Table on CD					
	Response to Missing Parts / Incomplete Application						
	Response to Missing Parts under 37 CFR 1.52 or 1.53						
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Date		Dec. 17, 2004					
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Туре	d or printed name	FREDRIC	L. SINDER	Date	December 17, 2004		

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TAIN-THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No.

10/828,526

Applicant(s)

Harvey A. Schwertner

Filed

April 8, 2004

Title

BILIRUBIN TESTS AS RISK PREDICTORS FOR SYSTEMIC

LUPUS ERYTHEMATOSUS AND PSORIATIC ARTHRITIS

TC/A.U.

1743

Examiner

Maureen Wallenhorst

Docket No.

AFD 490A

Honorable Commissioner of Patents P.O. Box 1450 Alexandria VA 22313-1450

SUPPLEMENTAL RESPONSE AND ATTACHED NEW DECLARATION FOR PATENT APPLICATION

Sir:

In supplemental response to the Office action of August 25, 2004, please accept the attached new Declaration for Patent Application for the above-identified application.

REMARKS

As noted in applicant's original amendment mailed November 24, 2004, the Examiner's 35 U.S.C. 120 rejection was removed by an amendment of paragraph [0001] of the specification. The specification was amended in accordance with the Examiner's suggestion to claim priority from U.S. application 10/016,826. As noted then, applicant now recognizes that 35 U.S.C. 120 more precisely requires a reference to an earlier filed application, and not merely to an issued patent based on that earlier filed application.

Applicant had completed a new declaration intended to specifically claim the benefit of the filing date of the 10/016,826 application, but which new declaration mistakenly recited the wrong application number [10/016,836 instead of 10/016,826]. A copy of that declaration was

Appl. No. 10/828,526 Supplemental Amdt. dated December 17, 2004 Reply to Office action of August 25, 2004

attached to the amendment and a new declaration claiming the benefit of the correctly numbered

application prepared would be mailed later as a supplement to that amendment.

In view of the foregoing remarks, it is respectfully submitted that claims 1-4, as amended,

have now been shown to distinguish over the art of record. Applicant respectfully requests,

therefore, that the Examiner allow the application as amended.

Respectfully submitted,

Fredric L. Sinder. Reg. No. 28475

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